Case 2:12-cv-04863-SDW-SCM Document 82 Filed 03/21/16 Page 1 of 2 PageID: 542 + SX-L 5769-12

AM

RUPRECHT HART WEEKS & RICCIARDULLI, LLP 53 Cardinal Drive, Suite 1 Westfield, NJ 07090 Telephone: (908)233-4800 Attorneys For Defendants, The University of Medicine and Dentistry of New Jersey, Fred M. Palace, M.D. and Basil Hubbi, M.D.

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

MARGARITA NARANJO,

Plaintiff.

vs.

UNIVERSITY OF MEDICINE AND DENTISTRY OF NEW JERSEY, FRED PALACE, M.D., BASIL HUBBI, M.D., SAINT BARNABAS HEALTH CARE SYSTEM/CLARA MAASS MEDICAL CENTER/WEST HUDSON DIVISION, HYUN SONG, M.D., HELENE REICH, M.D., NEWARK COMMUNITY MEDICAL CENTER, INC., SHARON JOHNSON, M.D., JOSE CASTENADA, CFNP, et al

Defendants.

Civil Action

Docket No.: 2:12-cv-04863

STIPULATION OF DISMISSAL WITH PREJDICE AS TO DEFENDANTS, THE UNIVERSITY OF MEDICINE DENTISTRY OF NEW JERSEY, FRED PALACE, M.D., AND BASIL HUBBI, M.D., ONLY

The matter in difference in the above entitled action having been amicably adjusted by and between the parties, it is hereby stipulated and agreed that the same be and it is hereby dismissed with prejudice and without costs including all counterclaims and cross-claims as against defendants, The University of Medicine and Dentistry of New Jersey, Fred M. Palace, M.D. and Basil Hubbi, M.D., only.

Dated:

Ruprecht Hart Weeks & Ricciardulli, LLP Attorneys for Defendants

Blume Goldfaden Berkowitz Donnelly Fried & Forte, P.C.

Attorneys for Plaintiff

chael R. Ricciardulli,

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

MARGARITA NARANJO.

Plaintiff.

V.

UNITED STATES OF AMERICA, et al.,

Defendants.

HONORABLE SUSAN D. WIGENTON

Civil Action No. 12-4863 (SDW) (SCM)

VI)

STIPULATION OF DISMISSAL OF CROSS-CLAIMS WITH PREJUDICE

The matter in difference in the above-entitled action having been amicably adjusted among Plaintiff Margarita Naranjo; Defendant/Cross-Claimant/Cross-Defendant United States of America; and Defendants/Cross-Claimants/Cross-Defendants University of Medicine and Dentistry of New Jersey, Basil Hubbi, M.D., and Fred Palace, M.D., it is hereby stipulated and agreed that any and all cross-claims by and between the Cross-Claimants/Cross-Defendants are hereby dismissed with prejudice and without costs.

It is contemplated that this Stipulation may be executed in several counterparts, with a separate signature page for each party. All such counterparts and signature pages, together, shall be deemed to be one document.

RUPRECHT, HART & WEEKS, LLP

By: MICHAEL R. RICCIARDULLI, ESQ.

Attorneys for Defendants/

Cross-Claimants/Cross-Defendants

University of Medicine and Dentistry of NJ, Basil Hubbi, M.D., and Fred Palace, M.D.

PAUL J. FISHMAN UNITED STATES ATTORNEY

By: ELIZABETH A. PASCAL ASSISTANT U.S. ATTORNEY Attorneys for Defendant/Counter-Claimant/Counter-Defendant United States of America

Date: